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	First Named Inventor	Kuro	da
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		
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/00/	1	DELUCA et al, Kinetics of the Firefly Luciferase Catalyzed Reactions, Biochemistry, Vol. 13, PP. 921-925, 1974	
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/00/	4	CHITTOCK et al, Kinetic Aspects of ATP Amplification Reactions, Analytical Biochemistry, Vol. 255, PP. 120-126, 1998	
/00/	5	NEUHARD et al, Purines and Pyrimidines, Biosynthesis and Conversions of Nucleotides, PP. 445-473, 1987	
/00/	6	NEIDHARDT, Chemical Composition and Escherichia Coli, Part I, Molecular Architecture and Assembly of Cell Parts, PP. 3-6, 1987	
/00/	7	BERT et al, Multi-Resistant Pseudomonas Aeruginosa Outbreak Associated with Contaminated Tap Water in a Neurosurgery Intensive Care Unit, Journal of Hospital Infection, Vol. 39, PP. 53-62, 1998	
/00/	8	OLSSON et al, Extraction and Determination of Adenosine 5'-Triphosphate in Bovine Milk by the Firefly Luciferase Assay, Biotechnology and Applied Biochemistry, Vol. 8, PP. 361-369, 1986	
/00/	9	SHIMOMURA et al, Proceedings of Annual Conference of Society of Chemical Engineers, Vol. 66, P.647, 2001	
/00/	10	SATOH et al, ATP Amplification for Ultrasensitive Bioluminescence Assay, Detection of a Single Bacterial Cell, Bioscience, Biotechnology, Biochemistry, Vol. 68, PP. 1216-1220, 2004	

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